

T&W ELECTRONICS, INC.

1045 South Division Ave. Grand Rapids, MI 49507 Ph: 616•241-3645 FAX 616•241-3739

Radio Communications, Industrial & Wholesale Electronic Supplies

February 3, 2006

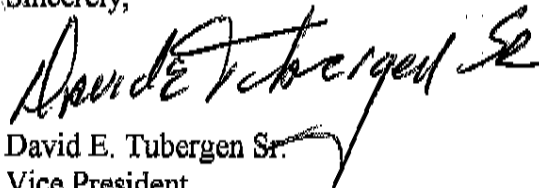
Ms. Marlene Dortch, Secretary
Federal Communications Commission
445 12th Street, SW
Washington, D.C. 20554

Re: Certification of CPNI Filing
EB Docket Nos. 06-TC-060 and 06-36

Dear Ms. Dortch:

Enclosed, in accordance with the Federal Communications Commission's Public Notice, DA 06-223, released January 30, 2006, and Section 64.2009(e) of the Commission's Rules, is our customer proprietary network information ("CPNI") compliance certificate and accompanying statement.

Sincerely,

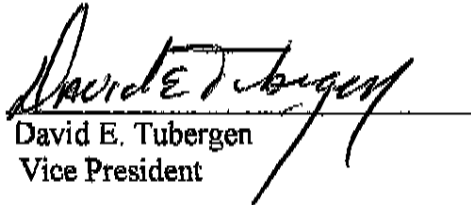


David E. Tubergen Sr.
Vice President

CPNI Compliance Certification

I hereby certify, as an officer of **T & W Electronics Inc**, that I have personal knowledge that, to the extent required by the rules and regulations of the Federal Communications Commission, **T & W Electronics Inc** has established operating procedures that are adequate to ensure compliance with the rules in Subpart U – Customer Proprietary Network Information – of Part 64 of Title 47 of the Code of Federal Regulations. Attached to this Compliance Certification is a statement explaining how **T & W Electronics Inc** operating procedures ensure that it is in compliance with these rules.

Name:



David E. Tubergen

Title:

Vice President

Date:

February 3, 2006

STATEMENT

Pursuant to Section 64.2009 of the Federal Communications Commission's ("FCC's") rules and regulations, 47 C.F.R. § 64.2009, T&W Electronics, Inc. (T&W) has prepared this statement outlining why its operating procedures ensure that it is in compliance with the FCC's Customer Proprietary Network Information ("CPNI") rules.

T&W does not disclose CPNI to any third parties or allow third party access to CPNI. Nor does T&W engage in outbound marketing that utilizes CPNI. T&W, however, trains its employees regarding the appropriate use of CPNI and will ensure that any employee that violates established CPNI procedures is appropriately disciplined. In addition, T&W will maintain a record of all instances in which CPNI was disclosed or provided to third parties or in which third parties were allowed access to CPNI;

If T&W decides to employ CPNI for outbound sales and marketing campaigns, it will:

- maintain a record of sales and marketing campaigns that used customers' CPNI;
- establish a supervisory review process regarding compliance with the CPNI rules with respect to outbound marketing situations and maintain records of compliance for a minimum period of one year;
- and require sales personnel to obtain supervisory approval of any proposed outbound marketing request for customer approval regarding CPNI.